UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA JACKSONVILLE DIVISION

IN RE:	Case No. 3:12-bk-07402-JAI
NEW LIGHT CHRISTIAN CHURCH, INC.,	Chapter 11
Debtor.	1

CONSENT ORDER GRANTING RELIEF FROM THE AUTOMATIC STAY FILED BY HANCOCK BANK (4216 Moncrief Road, Jacksonville, Florida 32209)

This case is before the Court upon the Motion for Relief from the Automatic Stay filed by Hancock Bank (Dkt. #25) (the "Motion"). The Court having reviewed the Motion, noting that the Debtor has consented to the relief requested in the Motion and being otherwise fully advised in the premises, it is:

ORDERED:

- 1. The Motion is hereby GRANTED.
- 2. Hancock Bank is granted relief from the automatic stay, and the automatic stay imposed by 11 U.S.C. § 362 is lifted as to Hancock Bank, and it may proceed under applicable state law to amend its Complaint filed in the Circuit Court, Fourth Judicial Circuit, in and for Duval County ("Circuit Court") as Case Number 16 2012 CA 012177, Division CV-D (the "Action") to add counts against the guarantors Eugene Sinclair, Donnie L. Smith and Sharon Y. Smith and to take any other necessary steps in the Action as they relate to that certain Mortgaged Property (as this term is defined in the Motion) including that certain real and personal property located in Duval County, Florida, as more particularly described in the attached Exhibit "A", with an address of 4216 Moncrief Road, Jacksonville, Florida 32209. Hancock Bank shall not be

permitted to foreclose, or schedule a foreclosure sale, of the Mortgaged Property without further order of this Court.

3. This Order shall be effective and enforceable immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 4001(a)(3) and any other provision of the Bankruptcy Code or Bankruptcy Rules shall not apply.

DONE AND ORDERED in Jacksonville, Florida this

__day of

. 2013

Jerry A. Funk

United States Bankruptcy Court Judge

s/J. Ellsworth Summers, Jr.

J. Ellsworth Summers, Jr.
Florida Bar No. 0015769
ROGERS TOWERS, P.A.
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s/ Jason A. Burgess

Jason A. Burgess, Esq.
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jason@jasonaburgess.com
Attorneys for Debtor

Copies furnished to:

New Light Christian Church, Inc. 4216 Moncrief Road West Jacksonville, FL 32209

Jason A. Burgess, Esq. The Law Offices of Jason A. Burgess, LLC 118 West Adams Street, Suite 900 Jacksonville, Florida 32202

Elena L. Escamilla United States Trustee - JAX 135 W. Central Boulevard, Suite 620 Orlando, Florida 32801

J. Ellsworth Summers, Jr., Esq. Rogers Towers, P.A. 1301 Riverplace Towers, Suite 1500 Jacksonville, FL 32207 RECORDATION REQUESTED BY: Peoples First Community Bank CORPORATE CENTER PO Box 59850 1022 W 23rd St. Panenie City, FL 32412

WHEN RECORDED MAIL TO: Peoples First Community Bank 1022 W. 23rd Street, 2nd Floor Panama City, FL. 32406

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This Mortgage propared by

Namet Sandra J. Young, an employee of Company: Peoples First Community Bank Address: PO Sox 59650, Penama City, PL 32412

MORTGAGE

THIS MORTGAGE dated February 19, 2004, is made and executed between New Light Christian Church, inc.; a Florida Non Profit Corporation (referred to below as "Grantor") and Peoples First Community Bank, whose address is PO Box 59950, 1022 W 23rd St., Panama City, FL 32412 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuable consideration, Grentor mortgages to Leader all of Grantor's right, little, and interest in and to the following described real property, together with all existing or subsequently erected or affixed buildings, improvements and fodures; all examines, lights of way, and appunessness; all water, water rights, watercourses and dish rights (including allow first clock in utilities with ditch or irrigation rights); and all other rights, royaldes, and profits relating to the real property, including without fination at interests, oil, gas, geothermal and eleaser message, (the "Real Property") located in Duvai County, State of Florida:

See Exhibit "A", which is attached to this Mortgage and made a part of this Mortgage as if fully set forth lierein.

The Real Property or its address is commonly known as 4216 Monorief Road, Jacksonville, FL 32209.

OROSS-COLLATERALIZATION. In addition to the Note, his Morigage asource all obligations, debits and liabilities, title Interest thereon, of Grantor to Lender, or any one or more of them, as well as all claims by Lender against Grantor or any one or more of them, whether now existing or hereafter arising, whether stated or unrelated to the purpose of this Note, whether voluntary or otherwise, whether due or not due, direct or indicated, determined or undetermined, absolute or contingent, fixedisets of unfactivated whether Grantor may be table individually or jointly with others, whether obligated as guarantor, surety, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barried by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise uncentoreable.

Granior presently easigns to Lender all of Granior's right, life, and interest in and to all present and future leases of the Property and all Rents from the Property. In addition, Granior grants to Lender a Uniform Commercial Code security interest in the Personal Property and Rents.

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDESTEDNESS AND (B) PERFORMANCE OF ANY AND ALL OBLIGATIONS UNDER THE NOTE IN THE ORIGINAL PRINCIPS LAMOUNT OF \$100,000.00, THE RELATED DOCUMENTS, AND THIS MORTGAGE. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS!

PAYMENT AND PERFORMANCE. Except so otherwise provided in this Montgage, Granfor shell pay to Lender all amounts secured by this Montgage as they become due and shall atticity perform all of Granfor's obligations under this Montgage.

POSSESSION AND MAINTENANOR OF THE PROPERTY. Granior agrees that Granior's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Unit the occurrence of an Event of Default, Grantor may (1) remain in possession and control of the Property; (2) use, operate or manage the Property; and (3) collect the Rents from the Property.

Duty to Maintain. Grantor shall maintain the Property in tenantable condition and promptly perform all repairs, replacements, and maintenance recessary to preserve its value.

maintenance necessary to preserve its value.

Compilance Willi Environmental Lawa, Grentor represents and werrants to Lender that: (1) During the period of Grantor's ownership of the Property, thate has been no uses, generation, menticative, storage, treatment, disposal, retease or threatened relieges of any Hazardous Substance by any person on, under, about or from the Property; (2) Grantor has no knowledge of, or research that there has been, except as previously disclosed to and acknowledged by Lender in writing, (a) any breach or violation of any Environmental Lawa, (b) any use, generation, manufacture, storage, treatment, disposal, selease of threatened release of any Hazardous Substance on, under, about or from the Property by any prior owners or occupants of the Property, or (o) any activit or threatened Rigation or claims of any bind by any person relating to sectionalizes; and (s) Except as previously disclosed to and acknowledged by Lender in writing, (a) neither Grantor nor any tenant, contractor, gent or other authorized user of the Property, and (b) any activit or threatened Rigation or claims of any bind or any tenant, contractor, gent or other authorized user of the Property, and (b) any each arother manufacture, location, contractor, gent or other, about or from the Property with (b) any each arother has generate any interest of the Property with the excitor of the Abortings and tests, at Carsior's expense, as Lender may deem appropriate to determine compliance of the Property with this excitor of the Mortings. Any tespecitors or leasts made by Lender shall be for Lenders purposes only and shall not be construed to casts any responsibility of tablety or the part of Lender to Grantor or to any other person. The representations and waterings contained herein are besed on Grantor's use disjection in investigation the error formation or continuous in the event Grantor becomes liable for cleanup or other costs under any such laws; and (2) agrees to Indemnity and hold harmfees Lender against any and a whether by foreclosure or otherwise,

Nulsance, Waste. Grantor shall not cause, conduct or permit any nulsance nor commit, permit, or suffer any subpring of or waste on or to the Property or any portion of the Property. Without firming the generality of the foregoing, Grantor will not remove, or grant to any other perty the right to remove, any timber, minerals (including all and gas), coal, day, score, soil, gravel or rock products without Lender's prior written consent.

EXHIBIT

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Removal of improvements. Granicr shall not demolish or temove any improvements from the Real Property without Leader's prior written consent. As a condition to the removal of any improvements, Leader may require Granicr to make arrangements estimated to replace auch improvements with improvements of at least equal yake.

Londer's Right to Enter. Lander and Lander's agents and representatives may enter upon the Real Property at 94 reasonable times to stend to Lender's interests and to inspect the Real Property for purposes of Grantor's compliance with the terms and conditions of this

Subsequent Liens. Grankor shall not allow any subsequent liens or mortgages on all or any portion of the Property without the prior written consent of Lender

Compliance with Governmental Requirements. Grantor shall promptly compty with all laws, ordnances, and regulations, now or horsafter in effect, of all governmental authorities applicable to the use or occupancy of the Property, including without limitation, the Americans With Disabilities Arc. Grantor may contest in good faith any such law, ordnance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and so long as, if Lender's sols opinion, Lender's histories in the Property are not isoparatized. Lender may require Grantor to post adequate ecountry or a surely bond, reasonably sallafactory to Lender's in protect Lander's interest.

Duty to Protect. Granter agreed nether to abandon or leave unattended the Property. Granter shell do all other acis, in addition to those acis sel forth above in this section, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

DUE ON SALB - CONSENT BY LENDER. Lender may, at Lender's option, declare immediately due and payable all sums sectored by this blodgage upon the sale or transfer, without Lender's prior written consent, of at or any part of the Real Property, or any interest in the Real Property. A "sale or transfer" means the conveyance of Real Property or any right, title or interest in the Real Property, whether logal, benefolat or equitable; whether voluntary or involuntary; whether by outright sale, dead, installment sale contract, land contract, contract for deed, less shold interest with a term greater than three (5) years, lesse-cption contract, or by sale, assignment, or iterater of any beneficial interest is not to any beneficial interest in the Real Property, or by any other method of conveyance of an interest in the Real Property. If any Grantor is a corporation, partnership or finited lisbility company, transfer also includes any change in ownership of more than twenty-five percent (25%) of the vesting also between the subject of the vesting at the case may be, of such Grantor. However, this option shall not be exercised by Lander if such exercise is prohibited by federal law or by Florida law.

TAXES AND LIENS. The following provisions relating to the taxes and liens on the Property are part of this Mortgage:

Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, payoff taxes, apocial taxes, assessments, water charges and server service charges levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material funkshed to the Property. Grantor shall materials the Property fee of any flens having priority over or equal to the Interest of Lander work of this Montagae, except for those flars a specifically agreed to in writing by Londer, and except for the fien of taxes and assessments not due as further specified in the Right to Contest paragraph.

Highl to Contest. Grentor may withhold payment of any lax, assessment, or claim in connection with a good latth dispute over the obligation to pay, so long as Lender's Interest in the Property is not propartized. If a lien arises or is filed as a result of nonpayment, Grantor shall within filtern (15) days after Grantor has notice of the filting, accure the discharge of the lien, or it requested by Lander, deposit with Lender case or a sufficient contest surfect ond or other security sets/sollory to Lander in an amount sufficient to discharge the lien plus any costs and reasonable atterneys* fees, or other charges that costd accurs as a result of a foreclosure or sate under the lien. In any contest, Grantor shall defind itself and Lander and shall sately any adverse judgment before expressions against the Property. Grantor shall name Lander as an additional obliges under any surety bond lumished in the contest proceedings.

Evidence of Payment. Granior shall upon demand turnish to Lender esticiationy evidence of payment of the taxes or assessments and shall sufficiel to deliver to Lender at any time a written slatement of the taxes and esacesments against the

Notice of Construction. Grantor shall notify Lander at least litteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property, if any mechanic's lian, materials are supplied to the Property lia WR pay the cost of such improvements

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Morigage;

ICPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property ere a part of this Mortgaget;
Mailheisence of insurance, Grantor shall procure and maintain pooles of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all improvements on the feel Property in an amount sufficient to avoid application of any consurance cleaves, and with a standard mortgages cleave in favor of Lender. Grantor shall acide to avoid application of any consurance cleaves, and with a standard mortgages cleave in favor of Lender. Grantor shall shall be sufficiently and the standard may request with Lender being named as additional business interruption and boiler insurance as Lender may require. Potoles shall be written by such insurance containing a stiputation of the property and the such as a stiputation of the conceptable to Lender. Grantor shall deliver to Lender cartificates of coverage from each insurer containing a stiputation that coverage will not be cancelled or difficults without a minimum of bring (SQ) days! prior written notice to Lender and not containing any discillance of the insurer's liability for faiture to give such solice. Each insurance policy size shall notice an endorsement providing that coverage from large of the insurer's liability for faiture to give such solice. Each insurance policy size shall notice as a special sood hazard area, cloud the resultance of the insurer of the insurer of the insurer with the insurer and an area designated by the Director of the Federal Emergency Management Agency as a special sood hazard area, Grantor agrees to obtain and maintain Federal Finod Insurance, if exceller, within 45 days after notice is given by Lender that the Property is located in a special fixed hazard area, for the influence of the term of the locan.

In the content of the term of the locan.

Application of Processels. Grantor shell promptly notify Lender of any loss or damage to the Property. Lender may make proof of loss if guaranter falls to do so within fittern (16) days of the causalty. Whether or not Lender's a southy is impatred, Lender may, at Lender's election, socially and relate the processed of any insurance and apply the processed to the reduction of the Indebtedness, payment of any fise affecting, so Property, it is restoration and repair of the Property. It lander stocks to apply the processed to the electronic manner statisticatory to Lender. Lender shell, upon astisticator proof of such expenditure, pay or restoration for fine the processed for the reasonable cost of repair or restoration if Straintor is not in default under this Morigage. Any processed within have not been disbuted within 180 days after their receipt and which Lender has not committed to the spair or restoration of the Property shall be used first to pay any amount owing to Lender under the Morigage, then to pay eccrued interest, and the remarkate, if any, shall be applied to the principal beliance of the Indebtedness. If Lender holds any processes shall be past to Grantor as Grantor's interests may appear.

Grantor's Report on insurance. Upon request of Lender, however not more than once a year, Grantor shall turnish to Lender a report on each existing policy of insurance shorting; (1) the name of the insurer; (2) the risks insured; (3) the amount of the policy; (4) the poperty insured, the then current replacement value of such property, and the manner of determining line value; and (5) the exphallon data of the policy. Grantor shall, opon request of Lender, have an independent appraiser satisfactory to Lender determine the cash value replacement cost of the Property.

LENDER'S EXPENDITURES, if any action or proceeding is commenced that would materially affect Lender's Interest in the Property or if Grantor falls to compty with any provision of this Mortgage or any Related Documents, including but not limited to Grantor's failure to discharge or pay when the attention to the contract of contract is required to discharge or pay under this Mortgage or any Related Documents, Lender or Girtural by the contract of the contract

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preserving the Property. All such expenditures incurred or pold by Lender for such purposes will then bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part of the indebtedness and, at Lender's option, will (A) be psychic or demanti; (B) be added to the belance of the Note and be apportioned among and be psychic with any installment payments to become due during either (1) the term of any applicable instances policy; or (B) the remaining term of the Note; or (C) be treated as a belicon payment which will be due and psychic at the Note's maturity. The Mortgage also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon Default.

WARRANTY: DEFENSE OF TITLE. The following provisions relating to avaranthic of the Property are a cast of this Mortgage:

Title. Granior warrants that: (a) Granior holds good and marketaits like of record to the Property in see simple, free and clear of all sens and encumbrances other from those set forth in the Real Property describion or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Granior has the full right, power, and authority to execute and deliver this Mortgage to Lander.

Delense of Title. Subject to the exception in the paragraph above, Grantor warrants and will forever delend the title to the Property against the lawful claims of all persons. In the event any solion or proceeding is commenced that questions Grantor's lide or the interest of Lender under the Mortgage, Grantor shall delend the solion at Grantor's expense. Grantor may be the nominal party it such proceeding, but Lender shall be entitled to perticipate in the proceeding and to be represented in the proceeding by coursel of Lender's own cholbs, and Grantor will deliver, or cause to be delivered, to Lender such instruments as Lender may request from time to time to permit such

Compliance With Laws. Granter warrants that the Property and Granter's use of the Property complies with all existing applicable laws, orderances, and regulations of governmental authorities.

Survivet of Representations and Warranties. All representations, warranties, and agreements made by Grenter in this Mortgage shall survive the execution and delivery of this Mortgage, shall be continuing in nature, and shall remain in full force and effect until such time as Grantor's Indebtechase shall be peld in full.

CONDEMNATION. The following provisions relating to condemnation proceedings are a part of this Mortgage:

Proceedings. If any proceeding in condemnation is filed, Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such stops as may be necessary to defend the action and obtain the award. Grantor may be the nominal party in such proceeding, but Lander shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will define or cause to be delivered to Lander such instruments and documentation as may be requested by Lander from time to time to permit such participation.

Application of Net Proceeds. If all or any part of the Property is condemned by anthent domain proceedings or by any proceeding or procedure that all or any portion of the net proceeds of the award be applied to the indebtedness or the repair or restoration of the Property. The net proceeds of the award shall mean the award shall near the awar

IMPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to governmental taxes, tees and charges are a part of this Mortgage:

Current Texas, Fess and Charges. Upon request by Lender, Grantor shall execute such documents in addition to this Mortgage and take whatever other asilon is requested by Lender to perfect and confinue Lender's lien on the Real Property. Grantor shall reimburse Lender for all taxes, as described below, together with all expenses incurred in recording, perfeding or continuing this Mortgage, including without limitation all intended personal property texas, documentary atemp taxes, (see, and other charges for recording or registering this Mortgage.

Taxes. The following shall consultute taxes to which this section applies: (1) a specific fax, including without limitation an intemptite personal property tax, upon this type of Mortgage or upon all or any part of the Indebtedness secured by this Mortgage; (2) a specific tax on Grantor which Grantor is authorized or required to decitot from payments on the Indebtedness secured by this type of Mortgage; (3) a tax on this type of Mortgage chargestle against the Lender or the Incider of the Note; and (4) a specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by Grantor.

Subsequent Taxes. If any lax to which this section applies is encoted subsequent to the date of this Mortgage, this event shall have the same effect as an Event of Default, and Lender may exercise any or all of its available remedies for an Event of Default as provided below unless Grantor either (1) pays the lax before it becomes definquent, or (2) contests the tax as provided shove in the Taxes and Liens section and deposits with Lender cash or a sufficient corporate surely bond or other sectify satisfactory to Lender.

SECURITY AGREEMENT; FINANCING STATEMENTS. The following provisions relating to this Morigage as a security agreement are a part of this Mortgage

Security Agreement. This instrument shall constitute a Security Agreement to the extent any of the Property constitutes fadures, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code as preended from time to time.

Security interest. Upon request by Lender, Grantor shall execute thereofor statements and take whatever other action is requested by Lender accountly interest. Upon request by Lender, Grantor shall execute thereofor statements and take whatever other action is requested by Lender to perfect and continue Lender's escurity interest in the Rants and Personal Property. In addition to recording this Afortigage in the real property records, Lender may, at any time and without authorization from farently. The executed countemparts, copies or reproductions of this Mortgage as a financing statement. Grantor shall reintures Lender for all expenses incurred in perfecting or contracting this security interest. Upon default, Grantor shall not remove, sever or detach the Personal Property from the Property. Upon default, Grantor shall assemble any Personal Property not efficied to the Property in a manner and at a place reasonably convenient to Grantor and Lender and make it available to Lender within three (3) days after receipt of written demand from Lender to the extent permitted by applicable law.

Addresses. The mailing addresses of Grantor (debtor) and Londer (secured party) from which information concerning the security interest granted by this Mortgage may be obtained (each as required by the Uniform Commercial Code) are as algied on the first page of this Mortgage.

FURTHER ASSURANCES ATTORNEY IN FACT. The following provisions relating to swither assurances and altorney-in-lack are a part of this

Further Assistances. At any time, and from time to time, upon request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender's designee, and when requested by Lender, sause to be Red, tecorised, reflect, or rerecorded, as the case may be, at such times and in such offices and places as Lender may deem appropriate, any and all such mortagees, deads of trust, security sections, security apprendixts, financing statements, continuation statements, instruments of further assurance, cartificates, and other documents as may, in the ects opinion of Lender, be necessary or designate in order to affectuate, complete, partent, continue, or preserve (1) Grantor's obligations under the hote, this Mortagea, and the Robied Counterits, and (2) the fiers and security interests casted by this Mortagea as first and prior fers on the Property, whether now consider on the acquired by Grantor. Under the Property, whether now consider on the counter the contrary in writing, Grantor shall reimburse Lender for all coats and expenses incurred in composition with the matters referred to in this puragraph.

Attorney-in-Fact. If Granter falls to do any of the things referred to in the preceding paragraph, Lender may do so for end in the name of Granter and at Granter's expense. For such purposes, Granter hereby trevocably appoints Lender as Granter's attorney-in-fact for the purpose of making, security, delivering, Sitio, recording, and doing all other things as may be necessary or deskable, in Lender's sofe opinion, to accomplish the matters referred to in the preceding paragraph.

FULL PERFORMANCE. If Grantor pays all the indebtedness when dies, and otherwise performs all the chiligations imposed upon Grantor under this Mortgage, Lander shall execute and deliver to Grantor a adiabite salistation of this Mortgage and subtable ablatments of termination of any financing statement on the evidencing Lander's escurity interest in the Rents and the Personal Property. Grantor will pay, if parmitted by applicable law, any reasonable termination for as determined by Lander from time to time.

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EVENTS OF DEFAULT. Each of the following, at Lender's option, shall constitute an Event of Default under this Mortgage: .

Payment Default. Granier fals to make any payment when due under the indeb

Default on Other Payments. Fallure of Grankor within the time required by this Horigage to make any payment for taxes or insurance, or any other payment necessary to prevent filing of or to effect okcharge of any fien.

Other Defaults. Granter fails to comply with or to perform any other term, obligation, covenant or condition contained in this Montgage of in any of the Related Documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lendar and Grantor.

False Statements. Any warranty, representation or statement made or furnished to Lander by Grantor or on Grantor's behalf under this Mortgage or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false or misleading at any time thereafter.

Describe Colletersization. This Mortgage or any of the Related Documents ceases to be in full force and effect (including failure of any operated document to create a valid and perfected accurring interest or ster) at any time and for any reason.

insolvency. The dissolution or termination of Grantor's extelence as a going business, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's property, any assignment for the benefit of applications, any type of creditor workout, or the commencement of any proceeding under any bankruptay or insulvency taxes by or egainst Grantor.

Creditor or Fortaliure Proceedings. Commencement of foreclosure or torleiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any oreditor of Grantor or by any powermental agency against any property securing the indebtedness. This includes a gambinment of any of Grantor's eccounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good feth depute by Grantor as to the validity or resconsibleness of the offsith which is the best of the creditor or forfeiture proceeding and if Grantor gives Lender written notice of the creditor or indisture proceeding and deposits with Lander mortes or a surely bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an effect that features or force for the destrict. adequate reserve or bond for the dispute.

Breach of Other Agreement. Any breach by Grantor under the learns of any other agreement between Grantor and Lender that is not remadled within any grace period provided therein, including without limitation any agreement concerning any indebtedness or other obligation of Grantor to Lender, whether existing now or later.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the indebtedness or any Guarantor dies or becomes incomposed, or revokes or disputes the velicity of, or lability under, any Guaranty of the indebtedness. In the event of a death, Lender, at its option, may, but shall not be required to permit the Guarantor's eciate to sesume unconditionally the obligations staking under the guaranty in a manuser substaction to Lender, and, in doing so, ourse any Event of Default.

Adverse Chango. A material adverse change occurs in Granton's financial condition, or Lender believes the prospect of payment or performance of the indebtedness is impaired.

insecurity. Lendar in good falls believes itself insecure.

Right to dure. If such a failure is outsite and if Grantor has not been given a notice of a breach of the same provision of title Mortgage within the preceding twelve (12) months, it may be outsid (and no Event of Default will have occurred) if Grantor, after Lender sends written notice demanding outs of such shifter: (a) curse the failure within thisty (30) days; or (b) if the curs requires more than thisty (30) days; or white the such control of the curse requires more than thisty (30) days; or controlled and recessary steps sufficient to produce compilance as soon as responsibly practical.

RIGHTS AND REMEDIES ON DEFAULT. Upon the coowerage of an Event of Default and at any time thereater, Lender, at Lander's option, may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

Accetangle indebtedness. Lender shall have the right at its option without notice to Granter to declare the entire indebtedness immediately due and payable, including any prepayment penalty which Granter would be required to pay.

UCC Remedies. With respect to all or any part of the Parsonal Property, Lender shall have all the rights and femalies of a secured party under the Uniform Commercial Code.

Collect Fights. Lender personally, or by Lender's agents or attorneys, may enter into and upon all or any part of the Property, and may exclude Glankor, Grankor, Grankor agents and servants wholly from the Property. Lender may use, operate, manage and control the Property Lender shall be entitled to collect and receive all samitops, revenues, rents, issues, profits and income of the Property and every part thereof, all of which shall for all purposes constitute property of Grankor. After deducting the expenses of controlling the business thereof, and of all maintenance, create, renoweds, replacements, alterations, actitions, betterments and improvements and amounts necessary to pay for laxes, assessments, insurance and prior or other property changes upon the Property or any part thereof, as well as just and presentable compensation for the services of Lender. Lender shall apply such montas first to the payment of the principal of the Note, and the Notes and second to the payment of any other sums required to be paid by Grankor under the Mortage.

Appoint Receiver. In the event of a suit being instituted to foreclose this Mortgage, Lender shall be omittled to exply at any time pending such toreclosure suit to the court having jurisdiction thereof for the appointment of a receiver of any or all of the Property, and of all rents, incomes, profile, there and revenues thereof, from wheleoever source. The parties agree that the court as an attent of shall expend such appointment with the usual powers and duties of receivers in this case. Such appointment shall be made by the court as a matter of shall right to Lander and without notice to Greatior, and without reference as its adequacy or inadequacy of its value of the Property, or to Greatior's activency or any other party defendant to such suit. Granter thereby specification shall be made as an admitted equity and as a matter of absolute right to Lender, and consents to the exponitment of any officer or amplitude to possible the Property, with the power to protect and preserve the Property, with the power to protect and preserve the Property, with the power to protect and preserve the Property, and apply the proceeds, over and above the cost of the receivers, ageinst the indebtedness. The receiver may serve without bond if permitted by taw. Lender's right to the appointment of a receiver shall be maded as a sectiver and provents and the indebtedness by a substantial expectation discussible and indepted the property. dudicial Porcolosure. Lender may obtain a justical decree lorectosing Grantor's interest in all or any part of the Property.

Deficiency Judgment. If permitted by applicable law, Lander may obtain a judgment for any deficiency remaining in the indebtedness due to Lender after application of all amounts received from the exercise of the rights provided in this section.

Tenency at Sufference. If Grantor remains in possession of the Property after the Property is sold as provided above or Lender otherwise becomes entitled to possession of the Property upon default of Grantor, Grantor shall become a tenant at sufference of Lender or the purchaser of the Property and shall, at Lender's option, either (1) pay a reasonable rental for the use of the Property, or (2) vecale the Property immediately upon the demand of Lender.

Other Remedies. Lender shall have all other rights and remedies provided in this Morigage or the Note or Available at last or in equity.

Sale of the Property. To the extent permitted by applicable law, Grantor hereby walves any and all right to have the Property marshalled in exercising its rights and remedies, Lander shall be tree to sell all or any part of the Property together or separately, in one sale or by especially sales. Lander shall be entitled to bid at any public sale on all or any portion of the Property.

Notice of Sale. Lender shall give Granior reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least len (10) days before the time of the sale or disposition. Any sale of the Personal Property may be made in conjunction with any sale of the Real Property.

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Election of Remedies. Election by Lender to pureue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Granfor under this Montage, after Granfor's failure to perform, shall not affect Lender's right to declare a default and excepte its remedies. Nothing under this Montage or otherwise shall be construed so as to Ern't or restrict the rights and remedies everable to Lender to Event of Celecti, or in any way to first or restrict the rights and ability of the proceed directly against Granfor analyst any other co-maker, guaranter, surely or endorser analyst to proceed egalist any other collected threatly or indirectly egouring the indebtachese.

Attorneys' Pees; Expenses: If Leader halfules any suft or action to enforce any of the terms of this Mortgage, Lender shall be entitled to recover such eum as the court may adjudge reasonable as alterneys' fees at linit and upon any appeal. Whether or not any court action is involved, and to the extent and prohibited by law, all reasonable expenses Lender Incure that in Lender's option are necessary at any time for the proteotion of its interest or the antioconent of its rights shall become a part of the indiscrinces payable on demand and shall beer interest at the Note rate from the date of the expenditure until repeid. Expenses covered by this paragraph include, without suffactor, however subject to any further under applicable law, Lender's reasonable (attorneys' fees and expenses, when the content of the property of the property of the property of the paragraph, and any antioquided positylement collection services, the cost of assisting records, obtaining tills reports including forestours respons), surveyors' reports, and appraisal face and title harmance, to the extent permitted by applicable law. Crantor also, will pay any foour costs, in addition to at other sums provided by law.

set was pay any count costs, in accepting to set oner sums provided by jew.

NOTICES. Any notice required to be given timer this Mortgage, including without firmation any notice of default and any notice of sale shall be given in writing, and shall be effective when admistly deflavered, when admisty received by talescannite (unless otherwise required by tale), when deposited with a nationally recognized overnight counter, or, if mailed, when deposited in the United States malt, as first cises, certified or registered malt postage prepaid, clicated to the addresses shown test the beginning of this Mortgage. Any party may change its address to notices that change by giving written notice to the other purities, specifying that the purpose of the notice is to change the perivise address. For notice purposes, Cliration agrees to keep Lander informed at all times of Grantor's current actives. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lender to any Grantor is deemed to be notice given to all Grantors.

FUTURE ADVANCES. MAXIMUM LIEN. The total amount of indebtedness secured by this Mortgage may decrease or increase from time to time, but the maximum amount of principal indebtedness which may be outstanding at any one time stall not exceed "twice the loan amount, plus interest, and amounts expended or advanced by Lender for the payment of taxes, jevies or insurance on the Property, and interest on such amounts.

NIBCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Mortgage:

Amendments. This Mortgage, together with any Related Coouments, constitutes the entire understanding and agreement of the parties as to the matters eat forth in this Mortgage. No attention of or amendment to this Mortgage shall be effective unless given in writing and algred by the party or parties sought to be charged or bound by the attention or amendment.

Annual Reports. If the Property is used for purposes other than Granica residence, Granica shall furnish to Lender, upon request, a catilified statement of net operating income received from the Property during Granica's previous fiscal year in such form and detail as Lender shall require. Net operating income shall each receipts from the Property less at each expenditure made in connection with the operation of the Property.

Capiton Headings. Ozpiton headings in this Morigage are for convenience purposes only and are not to be used to interpret or define the provisions of this Morigage.

Governing Law. This Mortgage will be governed by, construed and onforced in accordance with lederal law and the laws of the State of Florids. This Mortgage has been accepted by Lender in the State of Florids.

Choice of Venue. If there is a lawarif, Granior agrees upon Lander's request to exhant to the jurisdiction of the courts of Bay County, State of Florids.

No Wallver by Lender, Lender shall not be deemed to have waived any rights under this Mortgage unless such waiver is given in writing and eigned by Lender. No delay or ordiscion on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Mortgage shall not projudice or constitute a waiver of Lender's right otherwise to demand arist compliance with that provision or any other provision of this Mortgage, to prior waiver by Lender, nor any ourse of dealing between Lender and Grantor, shall consilitute a waiver of any of Lender's rights or of any of Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Mortgage, the granting of auch consent by Lender in any instance shall not consisting consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

Severatifity. If a court of compatent jurisdiction finds any provision of this Mortgage to be Regal, Invalid, or unenforceable as to any older straining shall not make the effending provision filegal, invalid, or unenforceable se to any other obcumstance. If feasible, this offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the clientings provision cannot be so modified, it is shall be considered distinct from this Mortgage. Unless otherwise sequited by law, the filegality, invalidity, or unenforceability of any other provision of this Mortgage.

Merger. There shall be no merger of the interest or asiate created by this Montgage with any other interest or asiate in the Property at any time held by or for the benefit of Lander in any capacity, without the written consent of Lander.

Successors and Assigns. Subject to any limitations stated in this Mortgage on transfer of Grantor's Interest, this Mortgage shall be binding upon and intree to the bandit of the parties, their successors and sastigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Mortgage and the Indebtodness by way of fortherance or extension without releasing Grantor toom the obligations of this Mortgage or flabibity under the indebtodness.

Time is of the Essence. Time is of the essence in the performance of this Mortgage.

Waive Jury. All parties to this Mortgage hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Mortgage. Unless specifically stated to the contrary, all references to dollar amounts ahalf mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural shall include the eligidar, as the contact may require. Words and terms not otherwise defined in this Mortgage shall have the meanings altibuted to such terms in the Uniform Commercial Code:

Borrower. The word "Borrower" means New Ught Chilsten Church, Inc. and Includes all co-signers and co-makers signing the Note.

Default. The word 'Delauk' means the Delaut set forth in this Mortgage in the section filled 'Delauit'.

Environmental Laws. The words "Environmental Laws" mean any sad at state, tederal and local statutes, regulations and ordinances relating to the protection of human health or the environment, including without limitation the Comprohensive Environmental Response, Compensation, and Liability Act of 1980, as smended, 42 U.S.C. Section 9801, et see, ("CERCLA"), the Superfund Amendments and Resulted Response, the Resource Conservation Act of 1986, Pub. L. No. 89-498 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Resourcey Act, 42 U.S.C. Section 8801, et seq., or other applicable state or jederal laws, rules, or regulations adopted pursuant thereto.

Event of Default. The words "Event of Default" mean any of the events of default act forth in this Mortgage in the events of default section of this Mortgage.

Grantor. The word "Grantor" means New Light Christian Church, Inc..

Quarantor. The word "Quarantor" means any guarantor, surely, or accommodation party of any or all of the indebtedness.

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Greenity. The word 'Guaranty' means the guaranty from Guarantor to Lender, including without limitation a guaranty of all or part of the Note.

Historidate Substances. The words "Hatardott Substances" mean materials that, because of their quentity, concentration or physical, chemical or infectious characteristics, may cause or pose a present or potential hazard in human health or the environment when improperly used, treated, stored, disposed of, generated, manufactured, transported or otherwise handles. The words "Hazardotte Substances" are used in their very broadst sense and include without limitation any and at hazardotte or toxic substances, materials or waste as defined by or falled under the Environmental Lawe. The term "Hazardotte Substances" also includes, without fractation, perform and phiroteen by-products or any fraction thereof and asbestos.

improvements. The word "improvements" means all existing and future improvements, butkings, structures, mobile homes affixed on the Real Property, facilities, additions, replacements and other construction on the Real Property.

Indebtedness. The word "Indebtedness" means all principal, Interest, and other amounts, ocets and expenses payable under the Note or Related Documents, logather with all renewals of, extensions of, modifications of, consolidations of and substitutions for the Note or Related Documents and any amounts expended or sevenced by Lender to dispharge Granton's obligations of any expenses tourned by Lender to annote Granton's obligations under this Mortgage. Openflowity, without imminion, indebtedness includes all amounts that may be indirectly reduced by the Cross-Collegeation provision of the Mortgage.

Lender. The word "Lender" meens Peoples First Community Bank, its auccessors and assigns.

Mortgage. The word "Mortgage" means this Mortgage between Grantor and Lender.

Note. The word "Note" means the promiseory note delad February 19, 2004, in the original principal amount of \$100,000.00 from Granior to Lender, logether with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the promiseory note or agreement NOTICE TO GRANTOR: THE HOTE CONTAINS A VARIABLE INTEREST RATE.

Personal Property. The words "Personal Property" mean all equipment, incluses, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter attached or affixed to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including without limitation all leurance proceeds and relunds of premiums) from any sale or other disposition of the Property.

Property. The word 'Property' means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the real property, interests and rights, as further desorbed in this Mortgage.

Related Documents. The words "Related Documents" mean all promiseory notes, credit agreements, loan agreements, environments agreements, guaranties, security agreements, mortgages, deeds of tust, security deeds, collatest mortgages, and all other instruments, agreements and documents, whether now or inseafler existing, executed in connection with the indebtedness.

Rants. The word "Rants" means all present and future rants, revenues, income, issues, royalties, profile, and other benefits derived from the Property.

Grantor acknowledges having read all the provisions of this mortgage, and grantor agrees to its terms. LICHT CHRISTIAN OHURCH, INC. NEW WITH BESER alucia Patricia Anderson Mura Bycto CORPORATE ACKNOWLEDGMENT Florida STATE OF 36 (OOUNTY OF __Duval The toregoing instrument was acknowledged before me this 19th day of Bebruary
by Donnie L. Smills, President of New Fight Chiretien Church, Inc., a Florida corporation, on behalf of the corporation, He or
known to me or has produced DFIVER 8 11cense as identification and old / did not take gar-epith. PATRICIA ANDERSON LIV OCHLIBBION # DD 058171 SYNTHED: September 10, 2005 Patricia Anderson (Name of Acknowledger Typed, Printed or Stamped) - DOMENDTARY PLHODY SANSO & BOYARD IN (Title or Rank) (Serial Number, If any)

Bor 11850 Page 1974

Exhabat "A"

That certain piece, parcol or most of land, situate, lying and being a part of lot 14, as shown on the Plat of a Subdivision of part of the Charles P. Sibbald and Francis Bagley Greats for H. H. Simmons Realty Oc., as recorded in Plat Book 3, page 85, of the current public records of Duval County, florida, together with a part of those certain lands described in Dood Book 842, page 271, of said Public Records, all being more particularly described as follows:

Beginning at the intersection of the Southerly right of way line of Monoriel Road (a 100-foot right of way, as now established), with the Estatly right of way line of Cheveland Road (a 60-foot right of way as now established); thence South 82 degrees 03 minutes 10 seconds East along said Southerly right of way line of Monoriel Road, 504.08 foot to the Estatly line of said Dead Book 842, Page 271; thence South 09 degrees 00 minutes 30 seconds East along said Easterly line of said Dead Book 842, Page 271; thence South 84, Page 271, 123.56 feet to the Northeasterly comer of Cleveland Heights Unit 3, as recorded in Plat Book 29, Pages 98 and 98A of said Public Records; there South 84 degrees 06 minutes 42 seconds West along the Northerly line of said Plat of Cleveland Heights Unit 3, 508.53 feet to said Easterly right of way line of Oleveland Road; thence North 05 degrees 44 minutes East along said Easterly right of way line of Cleveland Road, 412.50 feet to the Point of Beginning.